

**REMARKS****I. Status of the Claims:**

Claims 1, 3-24 and 26-46 are pending in this application.

By this Amendment, claims 1 and 24 have been amended. Upon entry of the Amendment, claims 1, 3-24 and 26-46 would be pending. The Applicants believe that no new matter has been introduced by this Amendment. Entry of this Amendment before examination on the merits is respectfully requested.

**II. Rejections under 35 U.S.C. § 103:**

Claims 1, 3-24 and 26-46 are rejected under 35 U.S.C. § 103(a) as being unpatentable over Dutta (US 6,718,365) in view of Lee et al. (US 5,937,163).

Claim 1, as amended, is directed to arrangements involving initiating saving the content of an Internet page displayed by a browser, in response to one click of a single button; acquiring the content of the currently displayed page from the browser; assigning a predetermined index to data acquired by said means for acquiring; and saving the acquired data with the assigned index in a predetermined storage unit upon initiation of saving through said means for initiating.

That is, as claimed, content of an Internet page displayed by a browser can be saved through a one click operation of a single button.

On the contrary, Dutta as relied upon by the Examiner relates to bookmarking (e.g., bookmark file 16) and not the saving of content of an Internet page. See Dutta, Abstract, Figs. 1 and 6-7, col. 4 lines 5-37, col. 5 line 46 to col. 12, line 64. As described in Dutta, the book mark data indicates saved user selected network addresses, e.g., URLs, and not the content

of the Internet (or Web) page. See Abstract. As is well understood in the art, the address of an Internet page (e.g., URL or HTML links) is not the content of the Internet page. Accordingly, Dutta is silent as to at least the initiating saving and saving operations.

The remaining reference Lee does not remedy the deficiencies of the Dutta teachings. Lee as relied upon by the Examiner refers to a book shelf 120 including a number of icons 121-129, and also discusses recording (during a session) of URL/HTML “links” that are activated or received/activated in a Work Book. As with Dutta, Lee as relied upon by the Examiner is directed to recording of links or addresses rather than the content of an Internet page or the like. Thus, Lee is also silent as to any initiating saving and saving operations as to content of an Internet page and, accordingly, any one click operation to implement saving of content of an Internet page displayed in a browser.

In view of the foregoing, claims 1 as well as claim 24 and their dependent claims are distinguishable over the cited references.

**CONCLUSION**

Based on the foregoing amendments and remarks, the Applicants respectfully requests reconsideration and withdrawal of the rejection of claims and allowance of this application.

**AUTHORIZATION**

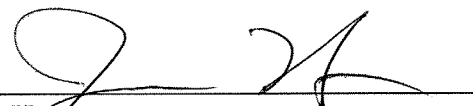
The Commissioner is hereby authorized to charge any additional fees which may be required for consideration of this Amendment to Deposit Account No. 13-4500, Order No. 4233-4005.

In the event that an extension of time is required, or which may be required in addition to that requested in a petition for an extension of time, the Commissioner is requested to grant a petition for that extension of time which is required to make this response timely and is hereby authorized to charge any fee for such an extension of time or credit any overpayment for an extension of time to Deposit Account No. 13-4500, Order No. 4233-4005.

Respectfully submitted,  
MORGAN & FINNEGAN, L.L.P.

Dated: January 22, 2007

By:

  
James Hwa  
Registration No. 42,680  
(202) 857-7887 Telephone  
(202) 857-7929 Facsimile

Correspondence Address:

MORGAN & FINNEGAN, L.L.P.  
3 World Financial Center  
New York, NY 10281-2101